

*Gray*

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF RHODE ISLAND

ANDREW PASKOWSKI, et al.,

Plaintiffs,

v.

AMERICAN FOAM CORPORATION, et al.,

Defendants.

FILED  
FEB 03 2005  
U.S. DISTRICT COURT  
DISTRICT OF RHODE ISLAND

C.A. No. 05-002L

**MOTION FOR ENTRY OF APPEARANCE**  
**PRO HAC VICE**

Defendants Clear Channel Broadcasting, Inc. and Capstar Radio Operating Company hereby move that James J. Restivo, Jr. be admitted PRO HAC VICE in the above case as associate trial counsel with local associate counsel identified below, on the following grounds:

☒

The case involves the following complex area of the law, in which pro hac vice counsel specializes: Mass tort.

☐

Pro hac vice counsel's long-standing representation of the client:

\_\_\_\_\_.

☐

The local trial bar lacks experience in the field of: \_\_\_\_\_.

☐

The case involves complex legal questions under the law of a foreign jurisdiction with which pro hac vice counsel is familiar, specifically:

\_\_\_\_\_.

☐

The case requires extensive discovery in a foreign jurisdiction convenient to pro hac vice counsel, as follows: \_\_\_\_\_.

☐

It is a criminal case, and pro hac vice counsel is defendant's counsel of choice.

☐

Other: \_\_\_\_\_.

321

CLEAR CHANNEL  
BROADCASTING, INC. and  
CAPSTAR RADIO OPERATING  
COMPANY,

By its Attorneys,

Stephen J. MacGillivray (me)

Stephen M. Prignano (#3649)  
Stephen J. MacGillivray (#5416)  
(Local Associate Counsel)  
EDWARDS & ANGELL, LLP  
2800 Financial Plaza  
Providence, RI 02903  
(401) 274-9200  
(401) 276-6611 (fax)

Date: February 3, 2005

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF RHODE ISLAND**

ANDREW PASKOWSKI, et al.,

Plaintiffs,

v.

AMERICAN FOAM CORPORATION, et al.,

Defendants.

C.A. No. 05-002L

**JAMES J. RESTIVO, JR.'S CERTIFICATION FOR PRO HAC VICE ADMISSION**

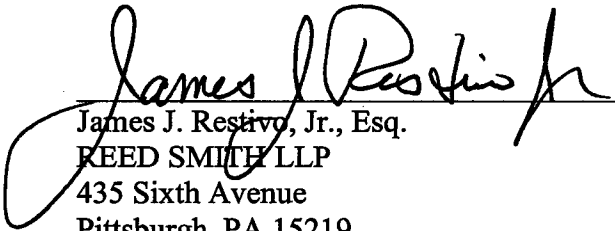
(1) I certify that I am a member in good standing of the bar of the Commonwealth of Pennsylvania and the United States District Court for the Western District of Pennsylvania, without any restriction on my eligibility to practice, and that I understand my obligation to notify this Court immediately of any change respecting my status in this respect.

(2) I am currently admitted, and/or within the preceding 24 months have applied to be admitted, in the following cases in this district: Albert Gray, et al. v. American Foam Corporation, et al., C.A. No. 04-312L (consolidated).

(3) I have read, acknowledge, and agree to observe and to be bound by the local rules and orders of this Court, including the Rules of Professional Conduct of the Rhode Island Supreme Court, as adopted by this Court as the standard of conduct for all attorneys appearing before it.

(4) For purposes of this case I have associated with local associate counsel identified below, and have read, acknowledge, and will observe the requirements of this Court respecting the participation of local associate counsel, as set out in Local Rule 5, recognizing that failure to do so my result in my being disqualified, either upon the Court's motion or motion of other parties in the case.

I certify that I have read and join in the foregoing motion, and acknowledge and agree to observe the requirements of Local Rule 5 in its entirety and as it related to the participation and responsibilities of local associate counsel.

  
James J. Restivo, Jr., Esq.

REED SMITH LLP  
435 Sixth Avenue  
Pittsburgh, PA 15219  
(412) 288-3122  
(412) 288-3063 (fax)

  
Stephen J. MacGillivray (TMR)

Stephen M. Prignano (#3649)  
Stephen J. MacGillivray (#5416)  
(Local Associate Counsel)  
EDWARDS & ANGELL, LLP  
2800 Financial Plaza  
Providence, RI 02903  
(401) 274-9200  
(401) 276-6611 (fax)

**ORDER:**

This motion is hereby \_\_\_\_\_.

\_\_\_\_\_  
U.S. District Judge

Date: \_\_\_\_\_

### CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on the 3<sup>rd</sup> day of February, 2005, I caused a true copy of the within to be served by electronic mail to the following counsel of record:

Gregory Boyer, Esq.  
[boyerlaw1@aol.com](mailto:boyerlaw1@aol.com)

Stephen P. Fogerty, Esq.  
[fogerty@halloran-sage.com](mailto:fogerty@halloran-sage.com)

Howard Julien, Esq.  
[sohohomes@yahoo.com](mailto:sohohomes@yahoo.com)

John Mahoney, Esq.  
[johnmahoney@amlawllp.com](mailto:johnmahoney@amlawllp.com)

Joseph Cavanagh, Jr., Esq.  
[jvc@blishcavlaw.com](mailto:jvc@blishcavlaw.com)

Stephen Breggia, Esq.  
[sbreggia@bbglaw.us](mailto:sbreggia@bbglaw.us)

Brian Cunha, Esq.  
[Brian@briancunha.com](mailto:Brian@briancunha.com)

Steven Minicucci, Esq.  
[sminicucci@calvinolaw.com](mailto:sminicucci@calvinolaw.com)

Russell Bengston, Esq.  
[RBengston@ckmlaw.com](mailto:RBengston@ckmlaw.com)

Mark Cahill, Esq.  
[mcahill@choate.com](mailto:mcahill@choate.com)

Ralph Monaco, Esq.  
[Rmonaco.c-l@snet.net](mailto:Rmonaco.c-l@snet.net)

Patrick Jones, Esq.  
[pjones@cmj-law.com](mailto:pjones@cmj-law.com)

Jessica Margolis, Esq.  
[jmargolis@debevoise.com](mailto:jmargolis@debevoise.com)

Mark DeSisto, Esq.  
[marc@desistolaw.com](mailto:marc@desistolaw.com)

Susan Wettle, Esq.  
[swettle@ftlaw.com](mailto:swettle@ftlaw.com)

Mark T. Nugent, Esq.  
[mnugent@morrisonmahoney.com](mailto:mnugent@morrisonmahoney.com)

Eva Marie Mancuso, Esq.  
[emancuso@hwac.com](mailto:emancuso@hwac.com)

James Murphy, Esq.  
[jtm@hansoncurran.com](mailto:jtm@hansoncurran.com)

James Ruggieri, Esq.  
[jruggieri@hcc-law.com](mailto:jruggieri@hcc-law.com)

Thomas Angelone, Esq.  
[angelonelaw@aol.com](mailto:angelonelaw@aol.com)

Stefanie DiMaio-Larivee, Esq.  
[singinglawyer@msn.com](mailto:singinglawyer@msn.com)

Charles Babcock, Esq.  
[cbabcock@jw.com](mailto:cbabcock@jw.com)

Randall Souza, Esq.  
[rsouza@nixonpeabody.com](mailto:rsouza@nixonpeabody.com)

Donald Maroney, Esq.  
[dmaroney@kkrs.com](mailto:dmaroney@kkrs.com)

Charles Redihan, Jr., Esq.  
[credihan@kprlaw.com](mailto:credihan@kprlaw.com)

Faith LaSalle, Esq.  
[flasalle@lasallelaw.com](mailto:flasalle@lasallelaw.com)

Mark Hadden, Esq.  
[mhadden@mhaddenlaw.com](mailto:mhadden@mhaddenlaw.com)

Ronald Resmini, Esq.  
[Resminilaw@yahoo.com](mailto:Resminilaw@yahoo.com)

Matthew Medeiros, Esq.  
[mfm@lmkbw.com](mailto:mfm@lmkbw.com)

Richard MacAdams, Esq.  
[Rmacadams@mandwlaw.com](mailto:Rmacadams@mandwlaw.com)

Mark Mandell, Esq.  
[msmandel@msn.com](mailto:msmandel@msn.com)

Edwin McPherson, Esq.  
[emcpherson@m-klaw.com](mailto:emcpherson@m-klaw.com)

Michael St. Pierre, Esq.  
[mikesp@rrsplaw.com](mailto:mikesp@rrsplaw.com)

James Lee, Esq.  
[jlee@riag.state.ri.us](mailto:jlee@riag.state.ri.us)

Thomas Lyons, Esq.  
[tlyons@straussfactor.com](mailto:tlyons@straussfactor.com)

Ann Songer, Esq.  
[asonger@shb.com](mailto:asonger@shb.com)

Edward Crane, Esq.  
[ecrane@skadden.com](mailto:ecrane@skadden.com)

Joseph J. McGair, Esq.  
[jjm@petrarcamcgair.com](mailto:jjm@petrarcamcgair.com)

Scott Tucker, Esq.  
[Stucker@ths-law.com](mailto:Stucker@ths-law.com)

Max Wistow, Esq.  
[wwenditti@wistbar.com](mailto:wwenditti@wistbar.com)

Earl H. Walker, Esq.  
[ewalker@jw.com](mailto:ewalker@jw.com)

Robert Reardon, Jr., Esq.  
Robert Rimmer, Esq.  
[Reardonlaw@aol.com](mailto:Reardonlaw@aol.com)

Stephen M. Prignano, Esq.  
[sprignano@edwardsangell.com](mailto:sprignano@edwardsangell.com)

Stephen Izzi, Esq.  
[Stephen.Izzi@hklaw.com](mailto:Stephen.Izzi@hklaw.com)

Anthony DeMarco, Esq.  
[tdemarco@conversent.net](mailto:tdemarco@conversent.net)

Mark Dolan, Esq.  
[ricedolank@aol.com](mailto:ricedolank@aol.com)

Mark Ostrowski, Esq.  
[mostrowski@goodwin.com](mailto:mostrowski@goodwin.com)

George Wolf III, Esq.  
[GWolf@shb.com](mailto:GWolf@shb.com)

Curtis Diedrich, Esq.  
[c.diedrich@sloanewalsh.com](mailto:c.diedrich@sloanewalsh.com)  
Edward Hinchey, Esq.  
[Ehinchey@sloanewalsh.com](mailto:Ehinchey@sloanewalsh.com)

Ronald Langlois, Esq.  
[rlanglois@smithbrink.com](mailto:rlanglois@smithbrink.com)

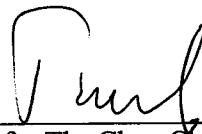
Howard Merten, Esq.  
[hmerten@vetterandwhite.com](mailto:hmerten@vetterandwhite.com)

Donna Lamontagne, Esq.  
[Dlamontagne@zizikpowers.com](mailto:Dlamontagne@zizikpowers.com)

Christopher Fallon, Esq.  
[cfallon@cozen.com](mailto:cfallon@cozen.com)

W. Thomas McGough, Jr., Esq.  
[wmcgough@reedsmith.com](mailto:wmcgough@reedsmith.com)  
James J. Restivo, Jr., Esq.  
[jrestivo@reedsmith.com](mailto:jrestivo@reedsmith.com)

Georgia Sullivan, Esq.  
[georgia.sullivan@thehartford.com](mailto:georgia.sullivan@thehartford.com)



---

Counsel for The Clear Channel Defendants